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Attorneys for Defendants LOWLIFE CORPORATION LIMITED (incorrectly sued as  
 LOWLIFE CORPORATION, LTD); DALE MASTERS; and EBTM plc

UNITED STATES DISTRICT COURT OF CALIFORNIA  
 SOUTHERN DISTRICT

REALLY LIKEABLE PEOPLE, INC., a	)	CASE NO. 07 CV 2405 L CAB
Delaware corporation, LOSERKIDS, INC., a	)	
California Corporation, MACBETH, INC., a	)	REQUEST FOR JUDICIAL NOTICE IN
California corporation, MACBETH OPTICS,	)	SUPPORT OF SPECIAL MOTION TO
LP, a California limited partnership, and	)	STRIKE UNDER CALIFORNIA CODE OF
REALLY LIKEABLE PEOPLE II, INC.	)	CIVIL PROCEDURE SECTION 425.16
(formerly ATTICUS CLOTHING, INC.), a	)	
California corporation,	)	RULE 201 OF THE FEDERAL RULES OF
	)	EVIDENCE
Plaintiffs,	)	
	)	Date: March 24, 2008
vs.	)	Time: 10:30 a.m.
	)	Courtroom: 14
LOWLIFE CORPORATION, LTD, an	)	Judge: M. James Lorenz
English limited company, EVERYTHING	)	
BUT THE MUSIC, plc, an English	)	
corporation, DALE MASTERS, an	)	
individual, and DOES 1 through 25,	)	
inclusive,	)	
	)	
Defendants.	)	

Defendants LOWLIFE CORPORATION LIMITED (“Lowlife”) and DALE MASTERS  
 (“Masters”) request that the Court take judicial notice, pursuant to Rule 201 of the Federal  
 Rules of Evidence of the following:

1 1. *Lowlife v RLP* complaint, San Diego Superior Court, Case No. GIC 881995 (“*Lowlife v.*  
2 *RLP*”), dated March 19, 2007, attached as Exhibit 1 to the Notice of Lodgment filed herewith.

3 2. Heads of Agreement (“Heads of Agreement”), dated March 28, 2007, attached as  
4 Exhibit 2 to the Notice of Lodgment filed herewith.

5 3. *Lowlife v. RLP* demand for arbitration (“*Lowlife v. RLP Arbitration*”), dated May 3,  
6 2007, attached as Exhibit 3 to the Notice of Lodgment filed herewith.

7 4. Stipulation Re: Statement and Scope of Claim For Arbitration in the *Lowlife v. RLP*  
8 *Arbitration*, dated May 23, 2007, attached as Exhibit 4 to the Notice of Lodgment filed herewith.

9 5. Asset Purchase and Sale Agreement (“Atticus Purchase Agreement”), dated May 29,  
10 2007, attached as Exhibit 5 to the Notice of Lodgment filed herewith.

11 6. Atticus Wind-Down Agreement, dated May 29, 2007, attached as Exhibit 6 to the  
12 Notice of Lodgment filed herewith.

13 7. Macbeth Wind-Down Agreement, dated May 29, 2007, attached as Exhibit 7 to the  
14 Notice of Lodgment filed herewith.

15 8. Loserkids.uk.com Wind-Down Agreement, dated May 29, 2007, attached as Exhibit 8  
16 to the Notice of Lodgment filed herewith.

17 9. Dismissal of *Lowlife v. RLP*, dated May 18, 2007, attached as Exhibit 9 to the Notice of  
18 Lodgment filed herewith.

19 10. Letter requesting that the *Lowlife v. RLP Arbitration* be taken off calendar, dated June  
20 5, 2007, attached as Exhibit 10 to the Notice of Lodgment filed herewith.

21 Dated: February 5, 2008

SELTZER CAPLAN McMAHON VITEK

22 By: /s/ Monty A. McIntyre

23 Gerald L. McMahon  
24 Monty A. McIntyre  
25 G. Scott Williams  
26 Attorney for Defendants  
27 LOWLIFE CORPORATION LIMITED,  
28 DALE MASTERS; and EBTM plc